Article, and whether it has misconstrued the law and facts applicable in the case decided as disclosed by the record aforesaid or such stipulation. If the Court shall determine that the Commission has acted within its powers and has correctly construed the law and facts, the decision of the Commission shall be confirmed; otherwise it shall be reversed or modified. Upon the hearing of such an appeal the court shall, upon motion of either party filed with the clerk of the court according to the practice in civil cases, submit to a jury any question of fact disclosed by such record or stipulation involved in such case. No such appeal shall be entertained unless notice of appeal shall have been served personally upon some member of the Commission within thirty days following the rendition of the decision appealed from; provided, however, that if a petition to reopen is filed with the Commission within said thirty days stating in writing the reasons therefor, then the time for serving the aforesaid notice of appeal shall be extended for thirty days following the action of the Commission upon said petition. An appeal shall not be a stay. If the decision of the Commission shall be changed or modified, the practice prevailing in such cases as to the payment of costs and the fees of medical and other witnesses shall apply. In all such appeals upon suggestion in writing, under oath, of either of the parties to said proceedings that such party cannot have a fair and impartial trial in the court in which the same may be pending, the said court shall order and direct the record of proceedings in such appeal to be transmitted to some other of the Circuit Courts of the Counties or Common Law Courts of Baltimore City for trial. Appeal shall lie from the judgment of the Circuit Court of the county or the Common Law Courts of Baltimore City to the Court of Appeals as in other civil cases. All appeals under this Article shall have precedence over all cases except criminal cases.

In all cases where compensation is awarded on appeal, whether by an affirmance, reversal or modification or an order of the State Industrial Accident Commission, the claimant shall be entitled to receive, in addition to the compensation awarded, interest at the rate of six per cent. per annum on any installments of compensation not paid as they matured under the award of the Commission or would have matured had the same compensation been awarded by the Commission at the time of passing its order from

which the appeal is taken.

The Attorney General shall be the legal adviser of the Commission, and shall represent it in all proceedings when-